HOUSE BILL No. 1405

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-3.5.

Synopsis: Circuit breaker CAGIT and LOIT options. Authorizes an additional tax rate under the county adjusted gross income tax (CAGIT) or the county option income tax (LOIT) to offset up to 75% of circuit breaker losses sustained by the political subdivisions in a county for five years. Provides that the tax rate may not exceed 1%. Provides that the additional rate may not be imposed at the same time that an additional rate is imposed to freeze the property tax levy or for property tax relief. Provides that an additional tax rate may be extended for an additional five year period or reimposed following the expiration of the additional rate.

Effective: Upon passage.

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January 16, 2014, read first time and referred to Committee on Ways and Means.



Second Regular Session 118th General Assembly (2014)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

HOUSE BILL No. 1405

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 6-3.5-1.1-2, AS AMENDED BY P.L.261-2013.
SECTION 1. IC 0-3.3-1.1-2, AS AMENDED BY P.L.201-2013,
SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
UPON PASSAGE]: Sec. 2. (a) The county council of any county in
which the county option income tax will not be in effect on December
l of a year under an ordinance adopted during a previous calendar year
may impose the county adjusted gross income tax on the adjusted gross
income of county taxpayers of its county.

(b) Except as provided in section 2.3, 2.5, 2.7, 2.8, 2.9, 3.3, 3.5, 3.6, 24, 25, or 26, or 29 of this chapter, the county adjusted gross income tax may be imposed at a rate of one-half of one percent (0.5%), three-fourths of one percent (0.75%), or one percent (1%) on the adjusted gross income of resident county taxpayers of the county. Any county imposing the county adjusted gross income tax must impose the tax on the nonresident county taxpayers at a rate of one-fourth of one percent (0.25%) on their adjusted gross income. If the county council elects to decrease the county adjusted gross income tax, the county



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1 2	council may decrease the county adjusted gross income tax rate in increments of one-tenth of one percent (0.1%) .
3	(c) To impose the county adjusted gross income tax, the county
4	council must adopt an ordinance. The ordinance must substantially
5	state the following:
6	"The County Council imposes the county adjusted
7	gross income tax on the county taxpayers of County.
8	The county adjusted gross income tax is imposed at a rate of
9	percent (%) on the resident county taxpayers of the
10	county and one-fourth of one percent (0.25%) on the nonresident
11	county taxpayers of the county.".
12	(d) The auditor of a county shall record all votes taken on
13	ordinances presented for a vote under the authority of this section and,
14	not more than ten (10) days after the vote, send a certified copy of the
15	results to the commissioner of the department, the director of the
16	budget agency, and the commissioner of the department of local
17	government finance in an electronic format approved by the director of
18	the budget agency.
19	(e) If the county adjusted gross income tax had previously been
20	adopted by a county under IC 6-3.5-1 (before its repeal on March 15,
21	1983) and that tax was in effect at the time of the enactment of this
22	chapter, then the county adjusted gross income tax continues in that
22 23 24	county at the rates in effect at the time of enactment until the rates are
24	modified or the tax is rescinded in the manner prescribed by this
25	chapter. If a county's adjusted gross income tax is continued under this
26	subsection, then the tax shall be treated as if it had been imposed under
27	this chapter and is subject to rescission or reduction as authorized in
28	this chapter.
29	SECTION 2. IC 6-3.5-1.1-9, AS AMENDED BY P.L.261-2013,
30	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	UPON PASSAGE]: Sec. 9. (a) Revenue derived from the imposition of
32	the county adjusted gross income tax shall, in the manner prescribed by
33	this section, be distributed to the county that imposed it. The amount
34	to be distributed to a county during an ensuing calendar year equals the
35	amount of county adjusted gross income tax revenue that the budget
36	agency determines has been:
37	(1) received from that county for a taxable year ending before the
38	calendar year in which the determination is made; and
39	(2) reported on an annual return or amended return processed by
40	the department in the state fiscal year ending before July 1 of the
41	calendar year in which the determination is made;
42	as adjusted for refunds of county adjusted gross income tax made in the



state fiscal year.

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(b) Before August 2 of each calendar year, the budget agency shall provide to the county auditor of each adopting county an estimate of the amount determined under subsection (a) that will be distributed to the county, based on known tax rates. Not later than thirty (30) days after receiving the estimate of the certified distribution, the county auditor shall notify each taxing unit of the estimated amount of property tax replacement credits, certified shares, and other revenue that will be distributed to the taxing unit under this chapter during the ensuing calendar year. Before October 1 of each calendar year, the budget agency shall certify to the county auditor of each adopting county the amount determined under subsection (a) plus the amount of interest in the county's account that has accrued and has not been included in a certification made in a preceding year. The amount certified is the county's "certified distribution" for the immediately succeeding calendar year. The amount certified shall be adjusted under subsections (c), (d), (e), (f), and (g). Not later than thirty (30) days after receiving the notice of the amount of the certified distribution, the county auditor shall notify each taxing unit of the amount of property tax replacement credits, certified shares, and other revenue that will be distributed to the taxing unit under this chapter during the ensuing calendar year. The budget agency shall provide the county council with an informative summary of the calculations used to determine the certified distribution. The summary of calculations must include:

- (1) the amount reported on individual income tax returns processed by the department during the previous fiscal year;
- (2) adjustments for over distributions in prior years;
- (3) adjustments for clerical or mathematical errors in prior years;
- (4) adjustments for tax rate changes; and
- (5) the amount of excess account balances to be distributed under IC 6-3.5-1.1-21.1.

The budget agency shall also certify information concerning the part of the certified distribution that is attributable to a tax rate under section 24, 25, or 26, or 29 of this chapter. This information must be certified to the county auditor, the department, and the department of local government finance before October 1 of each calendar year. The part of the certified distribution that is attributable to a tax rate under section 24, 25, or 26, or 29 of this chapter may be used only as specified in those provisions.

(c) The budget agency shall certify an amount less than the amount determined under subsection (b) if the budget agency determines that the reduced distribution is necessary to offset overpayments made in a



- calendar year before the calendar year of the distribution. The budget agency may reduce the amount of the certified distribution over several calendar years so that any overpayments are offset over several years rather than in one (1) lump sum.
- (d) The budget agency shall adjust the certified distribution of a county to correct for any clerical or mathematical errors made in any previous certification under this section. The budget agency may reduce the amount of the certified distribution over several calendar years so that any adjustment under this subsection is offset over several years rather than in one (1) lump sum.
- (e) This subsection applies to a county that initially imposes, increases, decreases, or rescinds a tax or tax rate under this chapter before November 1 in the same calendar year in which the budget agency makes a certification under this section. The budget agency shall adjust the certified distribution of a county to provide for a distribution in the immediately following calendar year and in each calendar year thereafter. The budget agency shall provide for a full transition to certification of distributions as provided in subsection (a)(1) through (a)(2) in the manner provided in subsection (c). If the county imposes, increases, decreases, or rescinds a tax or tax rate under this chapter after the date for which a certification under subsection (b) is based, the budget agency shall adjust the certified distribution of the county after September 30 of the calendar year. The adjustment shall reflect any other adjustment required under subsections (c), (d), (f), and (g). The adjusted certification shall be treated as the county's "certified distribution" for the immediately succeeding calendar year. The budget agency shall certify the adjusted certified distribution to the county auditor for the county and provide the county council with an informative summary of the calculations that revises the informative summary provided in subsection (b) and reflects the changes made in the adjustment.
- (f) The budget agency shall adjust the certified distribution of a county to provide the county with the distribution required under section 3.3 of this chapter beginning not later than the tenth month after the month in which additional revenue from the tax authorized under section 3.3 of this chapter is initially collected.
- (g) This subsection applies in the year in which a county initially imposes a tax rate under section 24 of this chapter. Notwithstanding any other provision, the budget agency shall adjust the part of the county's certified distribution that is attributable to the tax rate under section 24 of this chapter to provide for a distribution in the immediately following calendar year equal to the result of:



1	(1) the sum of the amounts determined under STEP ONE through
2	STEP FOUR of IC 6-3.5-1.5-1(a) in the year in which the county
3	initially imposes a tax rate under section 24 of this chapter
4	multiplied by
5	(2) two (2).
6	(h) The budget agency shall before May 1 of every odd-numbered
7	year publish an estimate of the statewide total amount of certified
8	distributions to be made under this chapter during the following two (2)
9	calendar years.
10	(i) The budget agency shall before May 1 of every even-numbered
11	year publish an estimate of the statewide total amount of certified
12	distributions to be made under this chapter during the following
13	calendar year.
14	(j) The estimates under subsections (h) and (i) must specify the
15	amount of the estimated certified distributions that are attributable to
16	the additional rate authorized under section 24 of this chapter, the
17	additional rate authorized under section 25 of this chapter, the
18	additional rate authorized under section 26 of this chapter, the
19	additional rate authorized under section 29 of this chapter, and any
20	other additional rates authorized under this chapter.
21	SECTION 3. IC 6-3.5-1.1-10, AS AMENDED BY P.L.137-2012
22	SECTION 70, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	UPON PASSAGE]: Sec. 10. (a) One-twelfth (1/12) of each adopting
24	county's certified distribution for a calendar year shall be distributed
25	from its account established under section 8 of this chapter to the
26	appropriate county treasurer on the first regular business day of each
27	month of that calendar year.
28	(b) Except for:
29	(1) revenue that must be used to pay the costs of:
30	(A) financing, constructing, acquiring, improving, renovating
31	equipping, operating, or maintaining facilities and buildings
32	(B) debt service on bonds; or
33	(C) lease rentals;
34	under section 2.3 of this chapter;
35	(2) revenue that must be used to pay the costs of operating a jai
36	and juvenile detention center under section 2.5 of this chapter;
37	(3) revenue that must be used to pay the costs of:
38	(A) financing, constructing, acquiring, improving, renovating
39	equipping, operating, or maintaining facilities and buildings
40	(B) debt service on bonds; or
41	(C) lease rentals;
42	under section 2.8 of this chapter;



1	(4) revenue that must be used to pay the costs of construction,
2	improvement, renovation, or remodeling of a jail and related
3	buildings and parking structures under section 2.7, 2.9, or 3.3 of
4	this chapter;
5	(5) revenue that must be used to pay the costs of operating and
6	maintaining a jail and justice center under section 3.5(d) of this
7	chapter;
8	(6) revenue that must be used to pay the costs of constructing,
9	acquiring, improving, renovating, or equipping a county
10	courthouse under section 3.6 of this chapter; or
l 1	(7) revenue attributable to a tax rate under section 24, 25, or 26,
12	or 29 of this chapter;
13	distributions made to a county treasurer under subsection (a) shall be
14	treated as though they were property taxes that were due and payable
15	during that same calendar year. Except as provided by sections 24, 25,
16	and 26, and 29 of this chapter, the certified distribution shall be
17	distributed and used by the taxing units and school corporations as
18	provided in sections 11 through 15 of this chapter.
19	(c) All distributions from an account established under section 8 of
20	this chapter shall be made by warrants issued by the auditor of the state
21	to the treasurer of the state ordering the appropriate payments.
22	SECTION 4. IC 6-3.5-1.1-11, AS AMENDED BY P.L.77-2011,
23 24	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	UPON PASSAGE]: Sec. 11. (a) Except for:
25 26	(1) revenue that must be used to pay the costs of:
26	(A) financing, constructing, acquiring, improving, renovating,
27	equipping, operating, or maintaining facilities and buildings;
28	(B) debt service on bonds; or
29	(C) lease rentals;
30	under section 2.3 of this chapter;
31	(2) revenue that must be used to pay the costs of operating a jail
32	and juvenile detention center under section 2.5 of this chapter;
33	(3) revenue that must be used to pay the costs of:
34	(A) financing, constructing, acquiring, improving, renovating,
35	equipping, operating, or maintaining facilities and buildings;
36	(B) debt service on bonds; or
37	(C) lease rentals;
38	under section 2.8 of this chapter;
39	(4) revenue that must be used to pay the costs of construction,
10	improvement, renovation, or remodeling of a jail and related
11	buildings and parking structures under section 2.7, 2.9, or 3.3 of
12	this chapter;



(5) revenu	e tha	t mus	st be i	ised to p	ay the c	osts (of ope	eratir	ng and
maintainin	g a ja	ail an	d just	ice cente	er under	secti	on 3.	5(d)	of this
chapter;									
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- (6) revenue that must be used to pay the costs of constructing, acquiring, improving, renovating, or equipping a county courthouse under section 3.6 of this chapter; or
- (7) revenue attributable to a tax rate under section 24, 25, or 26, or 29 of this chapter;

the certified distribution received by a county treasurer shall, in the manner prescribed in this section, be allocated, distributed, and used by the civil taxing units and school corporations of the county as certified shares and property tax replacement credits.

(b) Before August 10 of each calendar year, each county auditor shall determine the part of the certified distribution for the next succeeding calendar year that will be allocated as property tax replacement credits and the part that will be allocated as certified shares. The percentage of a certified distribution that will be allocated as property tax replacement credits or as certified shares depends upon the county adjusted gross income tax rate for resident county taxpayers in effect on December 1 of the calendar year that precedes the year in which the certified distribution will be received by two (2) years. The percentages are set forth in the following table:

PROPERTY COUNTY TAX **ADJUSTED GROSS** REPLACEMENT **CERTIFIED** INCOME TAX RATE **CREDITS SHARES** 0.5% 50% 50% 0.75% 33 1/3% 66 2/3% 25% 75% 1%

- (c) The part of a certified distribution that constitutes property tax replacement credits shall be distributed as provided under sections 12, 13, and 14 of this chapter.
- (d) The part of a certified distribution that constitutes certified shares shall be distributed as provided by section 15 of this chapter.

SECTION 5. IC 6-3.5-1.1-23, AS AMENDED BY P.L.224-2007, SECTION 65, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 23. (a) A pledge of county adjusted gross income tax revenues under this chapter (other than tax revenue attributable to a tax rate under section 24, 25, or 26, or 29 of this chapter) is enforceable in accordance with IC 5-1-14.

(b) With respect to obligations for which a pledge has been made under this chapter, the general assembly covenants with the county and



the purchasers or owners of those obligations that this chapter will not be repealed or amended in any manner that will adversely affect the collection of the tax imposed under this chapter as long as the principal of or interest on those obligations is unpaid.

SECTION 6. IC 6-3.5-1.1-29 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 29. (a) The fiscal body of a county may adopt an ordinance to impose an additional tax rate under this section to offset up to seventy-five percent (75%) of the reductions to property tax collections sustained under IC 6-1.1-20.6-9.5 by the political subdivisions in the county during the calendar year. An additional rate imposed under this section expires after five (5) years. A fiscal body may adopt an ordinance in the manner required by this section:

- (1) in the fifth year to extend the additional rate for an additional five (5) years; or
- (2) at any time following the expiration of the additional rate to reimpose an additional rate.
- (b) The fiscal body of a county may not impose an additional rate under this section without doing the following:
 - (1) Publishing notice in accordance with IC 5-3-1 of any meeting to consider adoption of an ordinance under this section
 - (2) Notifying the budget agency of the fiscal body's intent to consider adopting an ordinance under this section and requesting a determination of the initial tax rate to be imposed under the ordinance.
 - (3) Conducting a public hearing on the initial tax rate certified by the budget agency under subsection (d) before adopting an ordinance under this section.

If a fiscal body adopts an ordinance to impose a tax rate under this section, the county auditor shall not more than ten (10) days after the vote send a certified copy of the ordinance to the commissioner of the department, the director of the budget agency, and the commissioner of the department of local government finance in an electronic format approved by the director of the budget agency.

- (c) A tax rate imposed under this section:
 - (1) is annually adjusted under subsection (e);
 - (2) must be rounded to the nearest one-tenth of one percent (0.1%);
- (3) may not exceed one percent (1%);
 - (4) takes effect following the adoption of an ordinance under



1	this section in accordance with the schedule set forth in
2	section 1.5(b) of this chapter; and
3	(5) may not be imposed at the same time that a tax rate is
4	imposed under section 24 or 26 of this chapter.
5	(d) Upon the request of a county fiscal body, the budget agency
6	shall:
7	(1) determine the initial tax rate necessary to offset up to
8	seventy-five percent (75%) of the reductions to the property
9	tax collections sustained by political subdivisions in the county
10	during the calendar year without exceeding the maximum tax
11	rate specified in subsection (c)(3); and
12	(2) certify the rate determined under subdivision (1) to the
13	county auditor and the county fiscal body.
14	(e) The budget agency shall annually certify the amount that a
15	tax rate imposed under this section must be adjusted to offset up to
16	seventy-five percent (75%) of the reductions to the property tax
17	collections of political subdivisions sustained during the calendar
18	year without exceeding the maximum tax rate specified in
19	subsection (c)(3). The budget agency shall provide a copy of the
20	certification to the county auditor and the commissioner of the
21	department. The certified adjustment to the tax rate takes effect on
22	January 1 of the following calendar year.
23	(f) Except as provided in subsection (c)(5), a tax rate under this
24 25	section is in addition to any other tax rates imposed under this
25	chapter and does not affect the purposes for which other tax
26	revenue under this chapter may be used.
27	(g) The county auditor shall distribute the part of the certified
28	distribution that is attributable to a tax rate under this section to
29	each political subdivision in the county that sustained a reduction
30	to its property tax collections in the previous calendar year under
31	IC 6-1.1-20.6-9.5. The amount that shall be distributed to the
32	political subdivision is equal to the result of:
33	(1) the part of the certified distribution that is attributable to
34	a tax rate under this section; multiplied by
35	(2) a fraction equal to:
36	(A) the reduction to property tax collections sustained
37	under IC 6-1.1-20.6-9.5 by the political subdivision in the
38	previous calendar year; divided by
39	(B) the sum of the reductions to the property tax
40	collections sustained under IC 6-1.1-20.6-9.5 by all of the
41	political subdivisions in the county in the previous calendar
42	year.



1	The county auditor shall make the distributions required by this
2	subsection not more than thirty (30) days after receiving the part
3	of the certified distribution that is attributable to a tax rate under
4	this section. Tax revenue distributed to a political subdivision
5	under this subsection may be appropriated by the fiscal body of the
6	political subdivision for any lawful purpose.
7	(h) The department of local government finance may not
8	require a political subdivision receiving tax revenue under this
9	section to reduce the political subdivision's property tax levy for a
10	particular year on account of the political subdivision's receipt of
11	the tax revenue.
12	(i) The tax rate under this section and the tax revenue
13	attributable to the tax rate under this section shall not be
14	considered for purposes of computing:
15	(1) the maximum income tax rate that may be imposed in a
16	county under section 2 of this chapter or any other provision
17	of this chapter;
18	(2) the maximum permissible ad valorem property tax levy
19	under IC 6-1.1-18.5-3; or
20	(3) the credit under IC 6-1.1-20.6.
21	(j) The tax rate under this section may be imposed or rescinded
22	at the same time and in the same manner that the county may
23	impose or increase a tax rate under section 24 of this chapter.
24	(k) The budget agency, the department of local government
25	finance, and the department of state revenue may take any actions
26	necessary to carry out the purposes of this section.
27	SECTION 7. IC 6-3.5-6-8, AS AMENDED BY P.L.261-2013,
28	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	UPON PASSAGE]: Sec. 8. (a) The county income tax council of any
30	county in which the county adjusted gross income tax will not be in
31	effect on December 1 of a year under an ordinance adopted during a
32	previous calendar year may impose the county option income tax on the
33	adjusted gross income of county taxpayers of its county.
34	(b) Except as provided in sections 30, 31, and 32, and 34 of this
35	chapter, the county option income tax may initially be imposed at a rate
36	of two-tenths of one percent (0.2%) on the resident county taxpayers of
37	the county and at a rate of five-hundredths of one percent (0.05%) for
38	all other county taxpayers.
39	(c) To impose the county option income tax, a county income tax
40	council must pass an ordinance. The ordinance must substantially state
41	the following:



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"The _____ County Income Tax Council imposes the

county option income tax on the county taxpayers of $\underline{}$ County. The county option income tax is imposed at a rate of two-tenths of one percent (0.2%) on the resident county taxpayers of the county and at a rate of five-hundredths of one percent (0.05%) on all other county taxpayers."

- (d) Except as provided in sections 30, 31, and 32, and 34 of this chapter, if the county option income tax is imposed on the county taxpayers of a county, then the county option income tax rate that is in effect for resident county taxpayers of that county increases by one-tenth of one percent (0.1%) on each succeeding October 1 until the rate equals six-tenths of one percent (0.6%).
- (e) The county option income tax rate in effect for the county taxpayers of a county who are not resident county taxpayers of that county is at all times one-fourth (1/4) of the tax rate imposed upon resident county taxpayers.
- (f) The auditor of a county shall record all votes taken on ordinances presented for a vote under this section and, not more than ten (10) days after the vote, send a certified copy of the results to the commissioner of the department, the director of the budget agency, and the commissioner of the department of local government finance in an electronic format approved by the director of the budget agency.

SECTION 8. IC 6-3.5-6-9, AS AMENDED BY P.L.261-2013, SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. (a) If on January 1 of a calendar year the county option income tax rate in effect for resident county taxpayers equals six-tenths of one percent (0.6%), excluding a tax rate imposed under section 30, 31, or 32, or 34 of this chapter, the county income tax council of that county may pass an ordinance to increase its tax rate for resident county taxpayers. If a county income tax council passes an ordinance under this section, its county option income tax rate for resident county taxpayers increases by one-tenth of one percent (0.1%) in the year in which the ordinance is adopted, as provided in section 1.5 of this chapter, and on each succeeding October 1 until its rate reaches a maximum of one percent (1%), excluding a tax rate imposed under section 30, 31, or 32, or 34 of this chapter.

(b) The auditor of the county shall record any vote taken on an ordinance proposed under the authority of this section and, not more than ten (10) days after the vote, send a certified copy of the results to the commissioner of the department, the director of the budget agency, and the commissioner of the department of local government finance in an electronic format approved by the director of the budget agency.



SECTION 9. IC 6-3.5-6-17, AS AMENDED BY P.L.261-2013, SECTION 18, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17. (a) Revenue derived from the imposition of the county option income tax shall, in the manner prescribed by this section, be distributed to the county that imposed it. The amount that is to be distributed to a county during an ensuing calendar year equals the amount of county option income tax revenue that the budget agency determines has been:

- (1) received from that county for a taxable year ending in a calendar year preceding the calendar year in which the determination is made; and
- (2) reported on an annual return or amended return processed by the department in the state fiscal year ending before July 1 of the calendar year in which the determination is made;

as adjusted (as determined after review of the recommendation of the budget agency) for refunds of county option income tax made in the state fiscal year.

(b) Before August 2 of each calendar year, the budget agency shall provide to the county auditor of each adopting county an estimate of the amount determined under subsection (a) that will be distributed to the county, based on known tax rates. Not later than thirty (30) days after receiving the estimate of the certified distribution, the county auditor shall notify each taxing unit of the estimated amount of distributive shares and other revenue that will be distributed to the taxing unit under this chapter during the ensuing calendar year. Before October 1 of each calendar year, the budget agency shall certify to the county auditor of each adopting county the amount determined under subsection (a) plus the amount of interest in the county's account that has accrued and has not been included in a certification made in a preceding year. The amount certified is the county's "certified distribution" for the immediately succeeding calendar year. The amount certified shall be adjusted, as necessary, under subsections (c), (d), (e), and (f). Not later than thirty (30) days after receiving the notice of the amount of the certified distribution, the county auditor shall notify each taxing unit of the amount of distributive shares and other revenue that will be distributed to the taxing unit under this chapter during the ensuing calendar year. The budget agency shall provide the county council with an informative summary of the calculations used to determine the certified distribution. The summary of calculations must include:

(1) the amount reported on individual income tax returns processed by the department during the previous fiscal year;



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- (2) adjustments for over distributions in prior years;
- (3) adjustments for clerical or mathematical errors in prior years;
- (4) adjustments for tax rate changes; and

(5) the amount of excess account balances to be distributed under IC 6-3.5-6-17.3.

The budget agency shall also certify information concerning the part of the certified distribution that is attributable to a tax rate under section 30, 31, or 32, or 34 of this chapter. This information must be certified to the county auditor and to the department of local government finance before October 1 of each calendar year. The part of the certified distribution that is attributable to a tax rate under section 30, 31, or 32, or 34 of this chapter may be used only as specified in those provisions.

- (c) The budget agency shall certify an amount less than the amount determined under subsection (b) if the budget agency determines that the reduced distribution is necessary to offset overpayments made in a calendar year before the calendar year of the distribution. The budget agency may reduce the amount of the certified distribution over several calendar years so that any overpayments are offset over several years rather than in one (1) lump sum.
- (d) The budget agency shall adjust the certified distribution of a county to correct for any clerical or mathematical errors made in any previous certification under this section. The budget agency may reduce the amount of the certified distribution over several calendar years so that any adjustment under this subsection is offset over several years rather than in one (1) lump sum.
- (e) This subsection applies to a county that imposes, increases, decreases, or rescinds a tax or tax rate under this chapter before November 1 in the same calendar year in which the budget agency makes a certification under this section. The budget agency shall adjust the certified distribution of a county to provide for a distribution in the immediately following calendar year and in each calendar year thereafter. The budget agency shall provide for a full transition to certification of distributions as provided in subsection (a)(1) through (a)(2) in the manner provided in subsection (c). If the county imposes, increases, decreases, or rescinds a tax or tax rate under this chapter after the date for which a certification under subsection (b) is based, the budget agency shall adjust the certified distribution of the county after September 30 of the calendar year. The adjustment shall reflect any other adjustment required under subsections (c), (d), and (f). The adjusted certification shall be treated as the county's "certified distribution" for the immediately succeeding calendar year. The budget agency shall certify the adjusted certified distribution to the county



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- auditor for the county and provide the county council with an informative summary of the calculations that revises the informative summary provided in subsection (b) and reflects the changes made in the adjustment.
- (f) This subsection applies in the year a county initially imposes a tax rate under section 30 of this chapter. Notwithstanding any other provision, the budget agency shall adjust the part of the county's certified distribution that is attributable to the tax rate under section 30 of this chapter to provide for a distribution in the immediately following calendar year equal to the result of:
 - (1) the sum of the amounts determined under STEP ONE through STEP FOUR of IC 6-3.5-1.5-1(a) in the year in which the county initially imposes a tax rate under section 30 of this chapter; multiplied by
 - (2) the following:
 - (A) In a county containing a consolidated city, one and five-tenths (1.5).
 - (B) In a county other than a county containing a consolidated city, two (2).
- (g) One-twelfth (1/12) of each adopting county's certified distribution for a calendar year shall be distributed from its account established under section 16 of this chapter to the appropriate county treasurer on the first regular business day of each month of that calendar year.
- (h) Upon receipt, each monthly payment of a county's certified distribution shall be allocated among, distributed to, and used by the civil taxing units of the county as provided in sections 18 and 19 of this chapter.
- (i) All distributions from an account established under section 16 of this chapter shall be made by warrants issued by the auditor of state to the treasurer of state ordering the appropriate payments.
- (j) The budget agency shall before May 1 of every odd-numbered year publish an estimate of the statewide total amount of certified distributions to be made under this chapter during the following two (2) calendar years.
- (k) The budget agency shall before May 1 of every even-numbered year publish an estimate of the statewide total amount of certified distributions to be made under this chapter during the following calendar year.
- (l) The estimates under subsections (j) and (k) must specify the amount of the estimated certified distributions that are attributable to the additional rate authorized under section 30 of this chapter, the



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1	additional rate authorized under section 31 of this chapter, the
2 3	additional rate authorized under section 32 of this chapter, the
	additional rate authorized under section 34 of this chapter, and any
4 5	other additional rates authorized under this chapter.
6	SECTION 10. IC 6-3.5-6-18, AS AMENDED BY P.L.135-2011, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	UPON PASSAGE]: Sec. 18. (a) The revenue a county auditor receives
8	under this chapter shall be used to:
9	(1) replace the amount, if any, of property tax revenue lost due to
10	the allowance of an increased homestead credit within the county;
1	(2) fund the operation of a public communications system and
12	computer facilities district as provided in an election, if any, made
13	by the county fiscal body under IC 36-8-15-19(b);
14	(3) fund the operation of a public transportation corporation as
15	provided in an election, if any, made by the county fiscal body
16	under IC 36-9-4-42;
17	(4) fund the operation of a public library in a county containing a
18	consolidated city as provided in an election, if any, made by the
19	county fiscal body under IC 36-3-7-6;
20	(5) make payments permitted under IC 36-7-14-25.5 or
21	IC 36-7-15.1-17.5;
22	(6) make payments permitted under subsection (i);
23 24	(7) make distributions of distributive shares to the civil taxing
24	units of a county; and
25	(8) make the distributions permitted under sections 27, 28, 29, 30,
26	31, 32, and 33, and 34 of this chapter.
27	(b) The county auditor shall retain from the payments of the county's
28 29	certified distribution, an amount equal to the revenue lost, if any, due to the increase of the homestead credit within the county. This money
30	shall be distributed to the civil taxing units and school corporations of
31	the county as though they were property tax collections and in such a
32	manner that no civil taxing unit or school corporation shall suffer a net
33	revenue loss due to the allowance of an increased homestead credit.
34	(c) The county auditor shall retain:
35	(1) the amount, if any, specified by the county fiscal body for a
36	particular calendar year under subsection (i), IC 36-3-7-6,
37	IC 36-7-14-25.5, IC 36-7-15.1-17.5, IC 36-8-15-19(b), and
38	IC 36-9-4-42 from the county's certified distribution for that same
39	calendar year; and
10	(2) the amount of an additional tax rate imposed under section 27,
11	28, 29, 30, 31, 32, or 33, or 34 of this chapter.
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The county auditor shall distribute amounts retained under this



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- (d) All certified distribution revenues that are not retained and distributed under subsections (b) and (c) shall be distributed to the civil taxing units of the county as distributive shares.
- (e) The amount of distributive shares that each civil taxing unit in a county is entitled to receive during a month equals the product of the
 - (1) The amount of revenue that is to be distributed as distributive shares during that month; multiplied by
 - (2) A fraction. The numerator of the fraction equals the allocation amount for the civil taxing unit for the calendar year in which the month falls. The denominator of the fraction equals the sum of the allocation amounts of all the civil taxing units of the county for the calendar year in which the month falls.
- (f) The department of local government finance shall provide each county auditor with the fractional amount of distributive shares that each civil taxing unit in the auditor's county is entitled to receive monthly under this section.
- (g) Notwithstanding subsection (e), if a civil taxing unit of an adopting county does not impose a property tax levy that is first due and payable in a calendar year in which distributive shares are being distributed under this section, that civil taxing unit is entitled to receive a part of the revenue to be distributed as distributive shares under this section within the county. The fractional amount such a civil taxing unit is entitled to receive each month during that calendar year equals the product of the following:
 - (1) The amount to be distributed as distributive shares during that month; multiplied by
 - (2) A fraction. The numerator of the fraction equals the budget of that civil taxing unit for that calendar year. The denominator of the fraction equals the aggregate budgets of all civil taxing units of that county for that calendar year.
- (h) If for a calendar year a civil taxing unit is allocated a part of a county's distributive shares by subsection (g), then the formula used in subsection (e) to determine all other civil taxing units' distributive shares shall be changed each month for that same year by reducing the amount to be distributed as distributive shares under subsection (e) by the amount of distributive shares allocated under subsection (g) for that same month. The department of local government finance shall make any adjustments required by this subsection and provide them to the appropriate county auditors.
 - (i) Notwithstanding any other law, a county fiscal body may pledge



revenues received under this chapter (other than revenues attributable to a tax rate imposed under section 30, 31, or 32, or 34 of this chapter) to the payment of bonds or lease rentals to finance a qualified economic development tax project under IC 36-7-27 in that county or in any other county if the county fiscal body determines that the project will promote significant opportunities for the gainful employment or retention of employment of the county's residents.

SECTION 11. IC 6-3.5-6-26, AS AMENDED BY P.L.224-2007, SECTION 82, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 26. (a) A pledge of county option income tax revenues under this chapter (other than revenues attributable to a tax rate imposed under section 30, 31, or 32, or 34 of this chapter) is enforceable in accordance with IC 5-1-14.

(b) With respect to obligations for which a pledge has been made under this chapter, the general assembly covenants with the county and the purchasers or owners of those obligations that this chapter will not be repealed or amended in any manner that will adversely affect the tax collected under this chapter as long as the principal of or interest on those obligations is unpaid.

SECTION 12. IC 6-3.5-6-34 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 34. (a) The county income tax council may adopt an ordinance to impose an additional tax rate under this section to offset up to seventy-five percent (75%) of the reductions to property tax collections sustained under IC 6-1.1-20.6-9.5 by the political subdivisions in the county during the calendar year. An additional rate imposed under this section expires after five (5) years. The county income tax council may adopt an ordinance in the manner required by this section:

- (1) in the fifth year to extend the additional rate for an additional five (5) years; or
- (2) at any time following the expiration of the additional rate to reimpose an additional rate.
- (b) The county income tax council may not impose an additional rate under this section without doing the following:
 - (1) Publishing notice in accordance with IC 5-3-1 of any meeting to consider adoption of an ordinance under this section.
 - (2) Notifying the budget agency of the county income tax council's intent to consider adopting an ordinance under this section and requesting a determination of the initial tax rate to be imposed under the ordinance.



agency, and the commissioner of the department of local

government finance in an electronic format approved by the

1	(3) Conducting a public hearing on the initial tax rate certified
2	by the budget agency under subsection (d) before adopting an
3	ordinance under this section.
4	If the county income tax council adopts an ordinance to impose a
5	tax rate under this section, the county auditor shall not more than
5	ten (10) days after the vote send a certified copy of the ordinance
7	to the commissioner of the department, the director of the hudget

- director of the budget agency.
 (c) A tax rate imposed under this section:
 - (1) is annually adjusted under subsection (e);
 - (2) must be rounded to the nearest one-tenth of one percent (0.1%);
 - (3) may not exceed one percent (1%);
 - (4) takes effect following the adoption of an ordinance under this section in accordance with the schedule set forth in section 1.5(b) of this chapter; and
 - (5) may not be imposed at the same time that a tax rate is imposed under section 30 or 32 of this chapter.
- (d) Upon the request of the county income tax council, the budget agency shall:
 - (1) determine the initial tax rate necessary to offset up to seventy-five percent (75%) of the reductions to the property tax collections sustained by political subdivisions in the county during the calendar year without exceeding the maximum tax rate specified in subsection (c)(3); and
 - (2) certify the rate determined under subdivision (1) to the county auditor and the county income tax council.
- (e) The budget agency shall annually certify the amount that a tax rate imposed under this section must be adjusted to offset up to seventy-five percent (75%) of the reductions to the property tax collections of political subdivisions sustained during the calendar year without exceeding the maximum tax rate specified in subsection (c)(3). The budget agency shall provide a copy of the certification to the county auditor and the commissioner of the department. The certified adjustment to the tax rate takes effect on January 1 of the following calendar year.
- (f) Except as provided in subsection (c)(5), a tax rate under this section is in addition to any other tax rates imposed under this chapter and does not affect the purposes for which other tax revenue under this chapter may be used.



1	(g) The county auditor shall distribute the part of the certified
2	distribution that is attributable to a tax rate under this section to
3	each political subdivision in the county that sustained a reduction
4	to its property tax collections in the previous calendar year under
5	IC 6-1.1-20.6-9.5. The amount that shall be distributed to the
6	political subdivision is equal to the result of:
7	(1) the part of the certified distribution that is attributable to
8	a tax rate under this section; multiplied by
9	(2) a fraction equal to:
10	(A) the reduction to property tax collections sustained
11	under IC 6-1.1-20.6-9.5 by the political subdivision in the
12	previous calendar year; divided by
13	(B) the sum of the reductions to the property tax
14	collections sustained under IC 6-1.1-20.6-9.5 by all the
15	political subdivisions in the county in the previous calendar
16	year.
17	The county auditor shall make the distributions required by this
18	subsection not more than thirty (30) days after receiving the part
19	of the certified distribution that is attributable to a tax rate under
20	this section. Tax revenue distributed to a political subdivision
21	under this subsection may be appropriated by the fiscal body of the
22	political subdivision for any lawful purpose.
23	(h) The department of local government finance may not
24	require a political subdivision receiving tax revenue under this
25	section to reduce the political subdivision's property tax levy for a
26	particular year on account of the political subdivision's receipt of
27	the tax revenue.
28	(i) The tax rate under this section and the tax revenue
29	attributable to the tax rate under this section shall not be
30	considered for purposes of computing:
31	(1) the maximum income tax rate that may be imposed in a
32	county under section 8 or 9 of this chapter or any other
33	provision of this chapter;
34	(2) the maximum permissible ad valorem property tax levy
35	under IC 6-1.1-18.5-3; or
36	(3) the credit under IC 6-1.1-20.6.
37	(j) The tax rate under this section may be imposed or rescinded
38	at the same time and in the same manner that the county may
39	impose or increase a tax rate under section 30 of this chapter.
40	(k) The budget agency, the department of local government
41	finance, and the department of state revenue may take any actions

necessary to carry out the purposes of this section.



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1	(1) Notwithstanding any other provision, in Lake County the
2	county council (and not the county income tax council) is the entity
3	authorized to take actions concerning the additional tax rate under
4	this section.
5	SECTION 13. IC 6-3.5-7-5, AS AMENDED BY P.L.261-2013,
6	SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	UPON PASSAGE]: Sec. 5. (a) Except as provided in subsection (c),
8	the county economic development income tax may be imposed on the
9	adjusted gross income of county taxpayers. The entity that may impose
10	the tax is:
11	(1) the county income tax council (as defined in IC 6-3.5-6-1) if
12	the county option income tax is in effect on October 1 of the year
13	the county economic development income tax is imposed;
14	(2) the county council if the county adjusted gross income tax is
15	in effect on October 1 of the year the county economic
16	development tax is imposed; or
17	(3) the county income tax council or the county council,
18	whichever acts first, for a county not covered by subdivision (1)
19	or (2).
20	To impose the county economic development income tax, a county
21	income tax council shall use the procedures set forth in IC 6-3.5-6
22	concerning the imposition of the county option income tax.
23	(b) Except as provided in this section and section 28 of this chapter,
24	the county economic development income tax may be imposed at a rate
25	of:
26	(1) one-tenth percent (0.1%);
27	(2) two-tenths percent (0.2%);
28	(3) twenty-five hundredths percent (0.25%);
29	(4) three-tenths percent (0.3%);
30	(5) thirty-five hundredths percent (0.35%);
31	(6) four-tenths percent (0.4%);
32	(7) forty-five hundredths percent (0.45%); or
33	(8) five-tenths percent (0.5%);
34	on the adjusted gross income of county taxpayers.
35	(c) Except as provided in this section, the county economic
36	development income tax rate plus the county adjusted gross income tax
37	rate, if any, that are in effect on January 1 of a year may not exceed one
38	and twenty-five hundredths percent (1.25%). Except as provided in this
39	section, the county economic development tax rate plus the county
40	option income tax rate, if any, that are in effect on January 1 of a year
41	may not exceed one percent (1%).
42	(d) To impose, increase, decrease, or rescind the county economic



1	development income tax, the appropriate body must adopt an
2	ordinance.
3	(e) The ordinance to impose the tax must substantially state the
4	following:
5	"The County imposes the county economic
6	development income tax on the county taxpayers of
7	County. The county economic development income tax is imposed at
8	a rate of percent (%) on the county taxpayers of the
9	county.".
10	(f) The auditor of a county shall record all votes taken on ordinances
11	presented for a vote under the authority of this chapter and shall, not
12	more than ten (10) days after the vote, send a certified copy of the
13	results to the commissioner of the department, the director of the
14	budget agency, and the commissioner of the department of local
15	government finance in an electronic format approved by the director of
16	the budget agency.
17	(g) For Jackson County, except as provided in subsection (o), the
18	county economic development income tax rate plus the county adjusted
19	gross income tax rate that are in effect on January 1 of a year may not
20	exceed one and thirty-five hundredths percent (1.35%) if the county has
21	imposed the county adjusted gross income tax at a rate of one and
22	one-tenth percent (1.1%) under IC 6-3.5-1.1-2.5.
23	(h) For Pulaski County, except as provided in subsection (o), the
24	county economic development income tax rate plus the county adjusted
25	gross income tax rate that are in effect on January 1 of a year may not
26	exceed one and fifty-five hundredths percent (1.55%).
27	(i) For Wayne County, except as provided in subsection (o), the
28	county economic development income tax rate plus the county adjusted
29	gross income tax rate that are in effect on January 1 of a year may not
30	exceed one and five-tenths percent (1.5%).
31	(j) This subsection applies to Randolph County. Except as provided
32	in subsection (o), in addition to the rates permitted under subsection
33	(b):
34	(1) the county economic development income tax may be imposed
35	at a rate of twenty-five hundredths percent (0.25%); and
36	(2) the sum of the county economic development income tax rate
37	and the county adjusted gross income tax rate that are in effect on
38	January 1 of a year may not exceed one and five-tenths percent
39	(1.5%);
40	if the county council makes a determination to impose rates under this
41	subsection and section 22.5 of this chapter.
12	(k) For Daviess County except as provided in subsection (a) the



1	county economic development income tax rate plus the county adjusted
2	gross income tax rate that are in effect on January 1 of a year may not
3	exceed one and five-tenths percent (1.5%).
4	(l) For:
5	(1) Elkhart County; or
6	(2) Marshall County;
7	except as provided in subsection (o), the county economic development
8	income tax rate plus the county adjusted gross income tax rate that are
9	in effect on January 1 of a year may not exceed one and five-tenths
10	percent (1.5%).
11	(m) For Union County, except as provided in subsection (o), the
12	county economic development income tax rate plus the county adjusted
13	gross income tax rate that are in effect on January 1 of a year may not
14	exceed one and five-tenths percent (1.5%).
15	(n) This subsection applies to Knox County. Except as provided in
16	subsection (o), in addition to the rates permitted under subsection (b):
17	(1) the county economic development income tax may be imposed
18	at a rate of twenty-five hundredths percent (0.25%); and
19	(2) the sum of the county economic development income tax rate
20	and:
21	(A) the county adjusted gross income tax rate that are in effect
22	on January 1 of a year may not exceed one and five-tenths
23	percent (1.5%); or
24	(B) the county option income tax rate that are in effect on
25	January 1 of a year may not exceed one and twenty-five
26	hundredths percent (1.25%);
27	if the county council makes a determination to impose rates under this
28	subsection and section 24 of this chapter.
29	(o) In addition:
30	(1) the county economic development income tax may be imposed
31	at a rate that exceeds by not more than twenty-five hundredths
32	percent (0.25%) the maximum rate that would otherwise apply
33	under this section; and
34	(2) the:
35	(A) county economic development income tax; and
36	(B) county option income tax or county adjusted gross income
37	tax;
38	may be imposed at combined rates that exceed by not more than
39	twenty-five hundredths percent (0.25%) the maximum combined
40	rates that would otherwise apply under this section.
41	However, the additional rate imposed under this subsection may not
12	exceed the amount necessary to mitigate the increased ad valorem



- property taxes on homesteads (as defined in IC 6-1.1-20.9-1 (repealed) before January 1, 2009, or IC 6-1.1-12-37 after December 31, 2008) or residential property (as defined in section 26 of this chapter), as appropriate under the ordinance adopted by the adopting body in the county, resulting from the deduction of the assessed value of inventory in the county under IC 6-1.1-12-41 or IC 6-1.1-12-42 or from the exclusion in 2008 of inventory from the definition of personal property in IC 6-1.1-1-11.
- (p) If the county economic development income tax is imposed as authorized under subsection (o) at a rate that exceeds the maximum rate that would otherwise apply under this section, the certified distribution must be used for the purpose provided in section 26 of this chapter to the extent that the certified distribution results from the difference between:
 - (1) the actual county economic development tax rate; and
 - (2) the maximum rate that would otherwise apply under this section.
- (q) This subsection applies only to a county described in section 27 of this chapter. Except as provided in subsection (o), in addition to the rates permitted by subsection (b), the:
 - (1) county economic development income tax may be imposed at a rate of twenty-five hundredths percent (0.25%); and
- (2) county economic development income tax rate plus the county option income tax rate that are in effect on January 1 of a year may equal up to one and twenty-five hundredths percent (1.25%); if the county council makes a determination to impose rates under this subsection and section 27 of this chapter.
- (r) Except as provided in subsection (o), the county economic development income tax rate plus the county adjusted gross income tax rate that are in effect on January 1 of a year may not exceed one and five-tenths percent (1.5%) if the county has imposed the county adjusted gross income tax under IC 6-3.5-1.1-3.3.
- (s) This subsection applies to Howard County. Except as provided in subsection (o), the sum of the county economic development income tax rate and the county option income tax rate that are in effect on January 1 of a year may not exceed one and twenty-five hundredths percent (1.25%).
- (t) This subsection applies to Scott County. Except as provided in subsection (o), the sum of the county economic development income tax rate and the county option income tax rate that are in effect on January 1 of a year may not exceed one and twenty-five hundredths percent (1.25%).



- (u) This subsection applies to Jasper County. Except as provided in subsection (o), the sum of the county economic development income tax rate and the county adjusted gross income tax rate that are in effect on January 1 of a year may not exceed one and five-tenths percent (1.5%).
- (v) An additional county economic development income tax rate imposed under section 28 of this chapter may not be considered in calculating any limit under this section on the sum of:
 - (1) the county economic development income tax rate plus the county adjusted gross income tax rate; or
 - (2) the county economic development tax rate plus the county option income tax rate.
- (w) The income tax rate limits imposed by subsection (c) or (x) or any other provision of this chapter do not apply to:
 - (1) a county adjusted gross income tax rate imposed under IC 6-3.5-1.1-24, IC 6-3.5-1.1-25, or IC 6-3.5-1.1-26, or IC 6-3.5-1.1-29; or
 - (2) a county option income tax rate imposed under IC 6-3.5-6-30, IC 6-3.5-6-31, or IC 6-3.5-6-32, or IC 6-3.5-6-34.

For purposes of computing the maximum combined income tax rate under subsection (c) or (x) or any other provision of this chapter that may be imposed in a county under IC 6-3.5-1.1, IC 6-3.5-6, and this chapter, a county's county adjusted gross income tax rate or county option income tax rate for a particular year does not include the county adjusted gross income tax rate imposed under IC 6-3.5-1.1-24, IC 6-3.5-1.1-25, or IC 6-3.5-1.1-26, or IC 6-3.5-1.1-29 or the county option income tax rate imposed under IC 6-3.5-6-30, IC 6-3.5-6-31, or IC 6-3.5-6-32, or IC 6-3.5-6-34.

- (x) This subsection applies to Monroe County. Except as provided in subsection (o), if an ordinance is adopted under IC 6-3.5-6-33, the sum of the county economic development income tax rate and the county option income tax rate that are in effect on January 1 of a year may not exceed one and twenty-five hundredths percent (1.25%).
- (y) This subsection applies to Perry County. Except as provided in subsection (o), if an ordinance is adopted under section 27.5 of this chapter, the county economic development income tax rate plus the county option income tax rate that is in effect on January 1 of a year may not exceed one and seventy-five hundredths percent (1.75%).
- (z) This subsection applies to Starke County. Except as provided in subsection (o), if an ordinance is adopted under section 27.6 of this chapter, the county economic development income tax rate plus the county adjusted gross income tax rate that is in effect on January 1 of



- a year may not exceed two percent (2%). SECTION 14. **An emergency is declared for this act.** 1 2

